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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,834	09/25/2006	Satoshi Amano	27561U	9819
20529 THE NATH LA	7590 12/30/200 AW GROUP	8	EXAMINER	
112 South West	t Street		GRANO, ERNESTO ARTURIO	
Alexandria, VA 22314			ART UNIT	PAPER NUMBER
			3728	
			MAIL DATE	DELIVERY MODE
			12/30/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/587,834	AMANO ET AL.
Office Action Summary	Examiner	Art Unit
	ERNESTO A. GRANO	3728
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on <u>05 S</u> 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowated closed in accordance with the practice under the second sec	s action is non-final. ince except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 1-6,8 and 9 is/are pending in the app 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-6,8 and 9 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed as a composition of the control o	cepted or b) objected to by the I drawing(s) be held in abeyance. See tion is required if the drawing(s) is objected to by the I	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive uu (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

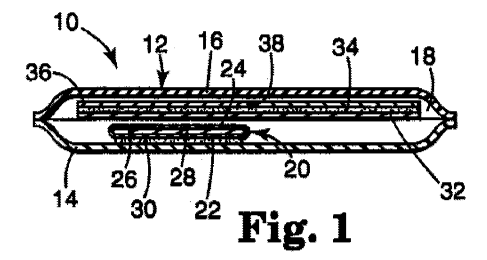
- 1. Receipt is acknowledged of Applicant's amendment filed on 09/05/2008.
 - Claim 1 was amended
 - Claim 7 was canceled
 - Claims 1-6 and 8-9 are presented for examination.
 - This action is Non-Final

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilking (US Patent 5,698,217) in view of Klokkers et al (PG PUB US 2004/0086552) in view of Kanios et al. (US Patent 6,905,016) in view of Higo et al. (US 5,866,157) in further view of Asmussen et al. (US 6267,982).

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In re claim 1, with reference to figure 1, Wilking ('217) discloses a patch-containing packaging pouch (10) comprising: a packaging pouch (12); and a patch (38), housed within the packaging pouch (12), in which a pressure-sensitive adhesive layer (34) is formed on one side of a support, wherein the pressure-sensitive adhesive layer (34) is formed of a pressure-sensitive adhesive composition containing a pressure-sensitive adhesive and a dissolved drug.

However, Wilking ('217) fails to disclose a pressure-sensitive adhesive comprising at least one compound selected from the group consisting of a styrene-isoprene-styrene block copolymer, polyisobutylene and an acrylic polymer, and bisoprolol or pharmaceutically acceptable salt thereof, wherein the content of bisoprolol is 1 to 50% by mass in the pressure-sensitive adhesive composition, and relative humidity inside the-packaging pouch at 25°C is maintained at 25% or less.

Klokkers et al ('552) teaches a transdermal therapeutic system comprising a surface layer which is impervious with respect to an active ingredient, bisoprolol. (see page 3, paragraph 76)

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have provided the patch (38) of Wilking ('217) with bisoprolol as its

dissolved drug as taught by Klokkers et al ('552) in order to create a patch for treating people with a cardiovascular disease.

Kanios et al. ('016) teaches a product packaging system to prevent or control degradation reactions that can result from certain packaging materials and moisture contamination, which includes a pressure-sensitive adhesive made of an acrylic polymer. (see col. 7, lines 23-36)

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the pressure-sensitive adhesive of Wilking ('217) and Klokkers et al ('552) as applied above, to include an acrylic polymer pressure-sensitive adhesive as taught by Kanios et al. ('016) in order to use an adhesive that will not have a reaction with certain drugs.

Higo et al. ('157) teaches organic acids and water-soluble salts which can be formulated in the amounts of 0.01 to 10% (w/w) based on the total amount of composition of the adhesive layer. (see column 3, lines 9-54)

Thus, It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the pressure-sensitive adhesive of Wilking ('217), Klokkers et al ('552), and Kanios et al. ('016) as applied above, with the drug content of 1 to 50% by mass as taught by Higo et al. ('157) in order to minimize skin irritation.

Asmussen et al. ('982) teaches a packaging pouch with a skin-adhering drug patch, which the air enclosed in the packaging pouch is adjusted to relative air humidity between 5% and bellow 0.5%. (see abstract and column 4, lines 2-13)

Thus, It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the packaging pouch of Wilking ('217), Klokkers et al

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('552), Kanios et al. ('016), and Higo et al. ('157) as applied above, with relative air humidity between 5% and bellow 0.5% as taught by Asmussen et al. ('982) in order to keep the drug dissolved.

Furthermore, It has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

In re claim 2, Asmussen et al. ('982) discloses the relative humidity is maintained at 10% or less. (see column 4, lines 2-13)

In re claim 3, with reference to figure 1, Wilking ('217) discloses a desiccant (20) that is housed within the packaging pouch (12).

In re claim 4, with reference to figure 1, Wilking ('217) discloses a desiccant (20) is a desiccant (22 and 24) formed of a substance which physically adsorbs moisture. (see col. 3, lines 23-44)

In re claim 5, with reference to figure 1, Wilking ('217) discloses a desiccant (20) is a desiccant (22 and 24) formed of a porous substance. (see col. 4, lines 1-14)

In re claim 6, with reference to figure 1, Wilking ('217) discloses a desiccant (20) is a desiccant (22 and 24) formed of a porous substance formed of at least one type of material selected from the group comprising a metal oxide, zeolite and a clay mineral. (see col. 4, lines 1-54)

In re claim 8, with reference to figure 1, Wilking ('217) discloses the packaging pouch (10) has a blocking layer (14) that blocks penetration of moisture. (see col. 6, lines 44-47)

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4. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wilking (US Patent 5,698,217), Klokkers et al (PG PUB US 2004/0086552), Kanios et al. (US Patent 6,905,016), Higo et al. (US 5,866,157), and Asmussen et al. (US 6267,982)as applied to claim 1 above, and in further view of Takayuki et al.(Japanese Patent 61-73547).

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In re claim 9, with reference to figure 1, Wilking ('217), Klokkers et al ('552), Kanios et al. ('016), Higo et al. ('157), and Asmussen et al. ('982) as applied to claim 1 above, discloses the claimed invention except for the packaging pouch having a layer formed from polyacrylonitrile on the innermost side.

Takayuki et al. ('547) teaches an anti-inflammatory, analgesic drug packaging body formed by affixing a peel-off film configured from a polyacrylonitrile-based resin on the drug coated surface of a film-like anti-inflammatory, analgesic drug, and packaging and hermetically-sealing the same in a bag having an innermost layer of polyacrylonitrile-based resin which forms the innermost layer of the bag.

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the innermost layer of the packaging pouch (10) of Wilking ('217), Klokkers et al ('552), Higo et al. ('157), and Asmussen et al. ('982) as applied to claim 1 above, to include a polyacrylonitrile-based resin as its inner most layer as taught by Takayuki et al. ('547) in order to keep moisture to a minimum within the package.

Response to Arguments

5. Applicant's arguments with respect to claims 1-6 and 8-9 have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to ERNESTO A. GRANO whose telephone number is (571)270-

3927. The examiner can normally be reached on 7:00am - 4:00pm Mon.-Thur..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mickey Yu can be reached on 571-272-4562. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Bryon P. Gehman/

Primary Examiner, Art Unit 3728

/Ernesto A Grano/

Examiner

Art Unit 3728

EAG